EXHIBITS (14) PAGES

#### CONSTITUTION OF MASSACHUSETTS

#### Art. V. Form and execution of writs

ART. V. All writs issuing out of the clerk's office in any of the courts of law, shall be in the name of the Commonwealth of Massachusetts: they shall be under the seal of the court from whence they issue: they shall bear test of the first justice of the court to which they shall be returnable, who is not a party, and be signed by the clerk of such court.

CF THE CAY OF FEBRUARY OF THE CAY OF FEBRUARY

The Constituti of the Commonweal of Massachusel

Art. 5

The Seal

Mandatory Authority

AUTHENTICATION

28 USCS § 1738

### § 1738. State and Territorial statutes and judicial proceedings; full faith and credit

The Acts of legislature of any State, Territory, or Possession of the United States, or copies thereof, shall be authenticated by affixing the seal of such State, Territory or Possession thereto.

The records and judicial proceedings of any court of any such State, Territory or Possession, or copies thereof, shall be proved or admitted in other courts within the United States and its Territories and Possessions by the attestation of the clerk and seal of the court annexed, if a seal exists, together with a certificate of a judge of the court that the said attestation is in proper form.

Such Acts, records and judicial proceedings or copies thereof, so authenticated, shall have the same full faith and credit in every court within the United States and its Territories and Possessions as they have by law or usage in the courts of such State, Territory or Possession from which they are taken.

(June 25, 1948, ch 646, § 1, 62 Stat. 947.)

apply in any case where the seal of a court, public office or public officer is expressly required by the constitution or by statute to be affixed to a paper,

## Middlesex, ss. Commonwealth of Massachusetts Superior Court

To the Sheriffs of our several Counties, their Deputies, and to the Superintendent of the Massachusetts Correctional Institution, Cedar Junction — Concord — Framingham — and Bridgewater.

	•
WHEDEAS built	GREETING
for the County of Middlesex, on the first Monda of our Lord one thousand nine hundred and	Superior Court, holden at Cambridge within and
of our Lord one thousand nine burney.	iy of , in the year
of our Lord one thousand nine nundred and	They Eight
	() / 3-61
custody of the Sheriff of our said County of Mic	ddlesex, now before the Court by virtue of Writ
or reasons corpus, convict of the crime of $\frac{2\pi C}{C}$	sec. Harbon person Unser 10
was on the Then by Second day of _ one thousand nine hundred and day of confinement in the Massachusetts Correctional I	11 11 1
one thousand nine hungred and h the fa	in the year of our Lord
confinement in the Massachusetts Correctional I	, sentenced to
confinement in the Massachusetts Correctional In ingham — Bridgewater, for a term not exceeding	nstitution, Cedar Junction — Concord — Fram-
than yes	ars, and to stand committed accordingly to said
of the solitories is to be served entitliffen	IIV With the sentence imposed this I
, the sentence is to be served con	CHITEDITY With the contemporary and the
said institution, this sentence is to take effect from being served in said institution.	n and after the expiration of the sentence now
sorved in said institution.	
This sentence is deemed by the Court to have com The defendant having spent330 sentence awaiting and during trial.	menced on days in confinement prior to such
sentence awaiting and during trial.	y an administration to such
WE THEREFORE COMMAND YOU the	said Sheriff and Deputies to remove the said
	from our init!
County of Middlesex, to our said Massachusetts	Correctional Institution in Cambridge, in said
Concord Framingham Bridgewater, and you	the said Summer to the said Summ
- Leigh O Sen	the said Superintendent to receive the said
to be confined therein for a term of not exceeding or less than	and immediately thereon cause him her
or less than	years
Andfanal	years as aforesaid.
And for so doing, this shall be your warrant. A	nd you are to make catuen of this
8- more the office of the Clerk of of	ur Superior Court in Cambridge, as soon as
<b>0</b> (	
Witness, Robert A. Mullian	Foguino at the state of
Twenty SIXK day of	, Esquire, at Cambridge, this
one thousand nine hundred and nine	in the year of our Lord
A PAG.	19712.
Jale of 0 (e/20/97	Coste Pylon
• •	Assistan Clerk
Form No. 240	
··· · · · · · · · · · · · · · · · · ·	, ,

#### COMMONWEALTH OF MASSACHUSETTS.

5-26-98		19 .
nt, I have removed the with  Mc/Ceclen G  Sor	helm toge Ju Bekerl	assachusetts ether with an Deputy Sheriff
	Mittimus—Massachusetts Correctional Institution,  Osen, Leigh	No. 97-1535-005
ed to withdraw from rsonal accounts, as a court we dollars deposited to the for deposit in the Victim/ 258B, as added by C. 694, By the Court,	t-imposed assessment, the ose accounts, said sum to Witness Assistance Fund Sec. 1 of Acts of 1983.	51xfy (Go.00.)
	endent of the receiving Coed to withdraw from resonal accounts, as a court ve dollars deposited to the for deposit in the Victim/258B, as added by C. 694, By the Court,	Mittimus — Massachusetts  Correctional Institution,  Mittimus — Massachusetts  Correctional Institution,  Condent of the receiving Correctional Institution: you

# Commonwealth of Massachusetts Superior Court

Page 5 of 20

To the Sheriffs of our several Counties, their Deputies, and to the Superintendent of the Massachusetts Correctional Institution, Cedar Junction - Concord - Framingham and Bridgewater.

WHEDEAS LAND
WHEREAS, by the consideration of our Superior Court, holden at Cambridge within and
of our Lord one thousand rive I will all the search of the first Monday of the first Monday of the search of the s
for the County of Middlesex, on the first Monday of May, in the year of our Lord one thousand nine hundred and Ninety Eight,
custody of the Sheriff of our said Courty (NY)
The state of the s
the crime of the c
was on the Thenty Second day of My in the year of our Lord one thousand nine hundred and MINER TO IN ., sentenced to
one thousand nine hundred and M/1 100 h Six 1415 in the year of our Lord
confinement in the Massachusetts Correction 11, sentenced to
ingham - Bridgewater for a torner of the first tution, Cedar Junction - Concord Fram-
than years or less
sentence, this sentence is to be served.
47-1533-08, this sentence is to be served with the sentence imposed this day in NO.
said institution, this sentence is to take effect because the
said institution, this semence is to take effect from and after the expiration of the sentence now being served in said institution.
This sentence is deemed by the Country I
This sentence is deemed by the Court to have commenced on  The defendant having spent
sentence awaiting and during trial.  days in confinement prior to such
WE THEREFORE COMMAND YOU, the said Sheriff and Deputies to remove the said
County of Middlesex, to our said Massachusetts Correctional Institution in C. I.
County of Middlesex, to our said Massachusetts Correctional Institution in Cedar Junction—  Spridgeweter, and you the said Section of Control o
to be confined therein for a term of not exceeding
to be confined therein for a term of not exceeding and immediately thereon cause him her or less than years
Vears as aforesaid
And for so doing, this shall be your warrant. And we
your doings therein to the office of the Clerk of our Survey of
your doings therein to the office of the Clerk of our Superior Court in Cambridge, as soon as
Witness, Ribert A. Melling
Feature of Combine
one thousand nine hundred and Winef Sish I in the year of our Lord
one thousand time hundred and Ninety 213 h
Date of Office has
10 10 6/22/9/ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\
Josep / Malu
Assistant Clerk
Form No. 240

### COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, SS.	5-26.98		19 .
In obedience to this War Correctional Institution,	rant, I have removed the within-	named convict to the M	assachusetts
attested copy of this warrant.		toge	ther with an
		Mush a. C	Maki SSPC
			No.
		Mittimus — Massachusetts Correctional Institution,	97-1835-006
inmate savings or per first fifteen/twenty-fiv be paid to this court f	sonal accounts, as a court-impove dollars deposited to those account in the Victim (With a	sed assessment, the counts, said sum to	
	By the Court,	of Acts of 1983.	

Middlesex, ss.

### ex, ss. Commonwealth of Massachusetts

SUPERIOR COURT

To the Sheriffs of our several Counties, their Deputies, and to the Superintendent of the Massachusetts Correctional Institution, Cedar Junction—Concord—Framingham—and Bridgewater.

**GREETING:** WHEREAS, by the consideration of our Superior Court, holden at Cambridge within and for the County of Middlesex, on the first Monday of \_ of our Lord one thousand nine hundred and Mheti 9 custody of the Sheriff of our said County of Middlesex, now before the Court by virtue of Writ day of \_ \_\_\_ in the year of our Lord one thousand nine hundred and MINES Eigh: \_\_\_\_, sentenced to confinement in the Massachusetts Correctional Institution, Cedar Junction - Concord Framingham Bridgewater, for a term not exceeding VINL \_ years or less years, and to stand committed accordingly to said than \_\_\_\_\_ sentence, this sentence is to be served concurrently with the sentence imposed this day in NO. 97-1535-045 this sentence is to be served concurrently with the sentence now being served in said institution, this sentence is to take effect from and after the explration of the sentence now being served in said institution. This sentence is deemed by the Court to have commenced on \_ The defendant having spent \_\_\_\_\_ 330 \_ days in confinement prior to such sentence awaiting and during trial. WE THEREFORE COMMAND YOU, the said Sheriff and Deputies to remove the said Ol Se from our jail in Cambridge, in said County of Middlesex, to our said Massachusetts Correctional Institution in Cedar Junction -Concord - Framingham Bridgewater, and you the said Superintendent to receive the said olse and immediately thereon cause him her to be confined therein for a term of not exceeding \_\_\_\_\_ years as aforesaid. And for so doing, this shall be your warrant. And you are to make return of this warrant with your doings therein to the office of the Clerk of our Superior Court in Cambridge, as soon as witness, Sout A-Mulisa

The Six day of May

one thousand nine hundred and Nine from 9 \_ , Esquire, at Cambridge, this \_ in the year of our Lord

#### COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, SS. 5-2	26-88		19 .
In obedience to this Warrant, I have Correctional Institution,	e removed the within.	<i>[-</i>	assachusetts ther with an
	Brogn	Buhma	Deputy Sheriff
· .		·	
			Z,
*		6 S Mill	6
		Mittimus — Massachuset Correctional Institution,	7-15
·		Massachusetts al Institution,	35
		n,	00
		No.	7
To the Superintendent of are hereby commanded to with inmate savings or personal a first fifteen/twenty-five dollar be paid to this court for depursuant to G. L. C. 258B, a	ithdraw from accounts, as a court-in ars deposited to those osit in the Victim/Wi	nposed assessment, the accounts, said sum to itness Assistance Fund	
	By the Court,		

Middlessx, ss.

Form No. 240

### Commonwealth of Massachusetts

Superior Court

To the Sheriffs of our several Counties, their Deputies, and to the Superintendent of the Massachusetts Correctional Institution, Cedar Junction—Concord—Framingham—and Bridgewater.

**GREETING:** WHEREAS, by the consideration of our Superior Court, holden at Cambridge within and for the County of Middlesex, on the first Monday of, of our Lord one thousand nine hundred and Nineth Leigh Olser custody of the Sheriff of our said County of Middlesex, now before the Court by virtue of Writ of Habeas Corpus, convict of the crime of Indic. Ad-Bon was on the Tuent Seconday of in the year of our Lord one thousand nine hundred and Winek \_\_\_\_, sentenced to confinement in the Massachusetts Correctional Institution, Cedar Junction — Concord — Fram-Seve years, and to stand committed accordingly to said sentence, this sentence is to be served concurrently with the sentence imposed this day in NO. 97-1535-005, this sentence is to be served concurrently with the sentence now being served in said institution, this sentence is to take effect from and after the expiration of the sentence now being served in said institution. This sentence is deemed by the Court to have commenced on \_\_ \_\_ days in confinement prior to such The defendant having spent \_\_\_\_\_ sentence awaiting and during trial. WE THEREFORE COMMAND YOU, the said Sheriff and Deputies to remove the said \_\_\_\_\_ from our jail in Cambridge, in said County of Middlesex, to our said Massachusetts Correctional Institution in Cedar Junction -Concord Framingham Bridgewater, and you the said Superintendent to receive the said \_\_ and immediately thereon cause him her to be confined therein for a term of not exceeding \_\_\_\_\_ Seven years as aforesaid. And for so doing, this shall be your warrant. And you are to make return of this warrant with your doings therein to the office of the Clerk of our Superior Court in Cambridge, as soon as may be. Esquire, at Cambridge, this in the year of our Lord one thousand nine hundred and \_\_\_\_\_ Mireh

#### COMMONWEALTH OF MASSACHUSETTS.

In obedience to this Warra	ant, I have removed the within-n	<i>1 \( \( \( \) \)</i>	
Correctional Institution,	Meichen of	toget	her with an
attested copy of this warrant.			
	Don	Reduce	
			eputy Sheriff
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		O Z	2
		Mittimus — Massachuset Correctional Institution	$\sim$
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		nal v	
		Massachusetts al Institution,	10
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me at a flace to		*!1 T*!**!	
	tendent of the receiving Corrected to withdraw from	tional Institution: you 's	
inmate savings or p	ersonal accounts, as a court-im		
	five dollars deposited to those		
be paid to this cour pursuant to G. L. C	t for deposit in the Victim Wit 2. 258B, as added by C. 694, Sec	c. 1 of Acts of 1983.	
P		\	
	By the Court,		
	/		

COMMONWEALTH OF MASSACHUSTITS

MIDDLESEX,SS:		\ /
	•	

SU ERIOR COURT

CIVIL DIVISION

NO. 87-2958

KEITH CANADA

PETITIONER,

VS.

MICHAEL T. MALONEY SUPT.MCI WALPOLE (CJ),

RESPONDENT.

HILED
HE WE OFFICE COURTS
HIS SHAPE COURTS
HIS SHAPE SHAPE

MAY 2 1, 1987

Dan John Milliam

PETITION FOR WRIT OF HABEAS CORPUS

AD SUBJICIENDUM AGAINST ILLEGAL CUSTODY

I, KEITH CANADA, do hereBy files the instant petition for the writ of habeas corpus ad suBjiciendum(immediate release from false imprisonment WHICH WILL OCCUR WITHIN THE NEXT (4) DAYS.

JURISDICTION of this Honorable Court is invoked pursuant to the U.S. CONSTITUTION and all federal laws of the Land; the CONSTITUTION OF MASSACHUSETTS, MASS. GENERAL LAW, CHAP.248,1- \(\frac{1}{2}\) inclusively.

1987 May 19

Fattern Alleward

MITATELL &

EXHIBIT

Mayora masar. Madana Cara

### STATEMENT OF FACTS RELIED UPON FOR THE BENEFIT OF HABEAS CORPUS

- On MAY 31,1983, I was arrested on charges of assault and Battery with a dangerous weapon on allegedly, two persons.
- 2. I was arraigned in the WOBURN DISTRICT COURT: I was then incarcerated into the BILLERICA HOUSE OF CORRECTION and JAIL. I was held there from JUNE 1,1983 until SEPT.02,1983.
- 3. I was sentence on a coerced plea of guilty, to concurrent terms of (5) years to (7) years at MCI-Walpole, By MITCHELL, J. CRIMINAL DOCKET NOS.83-1627;83-1628.
- 4. I was oBligated to serve a maximum period of confinement of (4) years and(1) month, my STATUTORY GOOD TIME DEDUCTIONS incorporated at the time the sentences were imposed.
- 5. My PAROLE ELIGIBILITY was to have been at the time served-period of (2) years and (11) months.
- 6. I claim that the law mandates that I be credited with 12% days PER MONTH of "STATUTORY GOOD TIME CREDIT DEDUCTIONS" off the maximum (7) years, which ammounts to 150 days PER YEAR, and 150 days EQUALS 5 months off the 12 months of a years, leaving a remainder of 7 months; 7 x 7 years equals 49 months, or 4 YEARS-

1 MONTH TO BE SERVED AT THE MAXIMUM OF MY SENTENCE.

- 7. I was never allowed parole release and have Been incarcerated JUNE 1,1983, serving this 5-7 yrs.term. I was never allowed minimum custody status and have Been confined only in MAXIMUM CUSTODY AT MCI-WALPOLE and on two occasions I was confined in MEDIUM CUSTODY at MCI NORFOLK, before it was revised into a LOWER MAXIMUM FACILITY as it is now in de facto.
- 8. FOR ALL TIMES IN THE PAST, prison officials and staff personnel have computed my DATE FOR RELEASE to Be "5-6-87" (MAY 6,1987).
- 9. I HAVE EARNED (52) GOOD DAYS from MAINTAINANCE WORK AND ATTENDING SCHOOL. Such recorded facts has positively adjusted my RELEASE DATE to Be MAY 6,1987.
- 10. I have also claimed that my CONVICTION AND IMPRISONMENT HAVE BEEN ILLEGAL FROM THE BEGINNING, BECAUSE AT NO
  TIMEEEE WERE THE BILLS OF INDICTMENT AUTHENTICATED WITH
  THE SEAL OF THE COURT AND THE TRIAL COURT THEREFORE, WAS
  WITHOUT LEGAL JURISDICTION TO COMPEL ME TO PESENT A GUILTY
  PLEAS ON FALSE AND INVALID INDICTMENTS.

- Hasons
Strounds
Upon Which
Idabeas
Corpus
Ussued!

Retyped For Clarity-Reading:

READ PARAGRAPH

10. "I HAVE ALSO CLAIMED THAT MY CONVICTION AND IMPRISONMENT HAVE BEEN ILLEGAL FROM THE BEGINNING, BECAUSE AT NO TIME WERE THE BILLS OF INDICTMENT AUTHENTICATED WITH THE SEAL OF THE COURT AND THE TRIAL COURT THEREFOR, WAS WITHOUT LEGAL JURISDICTION TO COMPEL ME TO PRESENT A GUILTY PLEA ON FALSE AND INVALID INDICTMENTS."

ILLEGALLY COMMITTED ME INTO CUSTODY, WHERE
THE "WRIT" (MITTIMUS) WAS ISSUED FROM THE OFFICE
OF THE CLERK, IN THE COURT OF LAW, AND WAS NOT
UNDER A SEAL OF THE COURT, AS THE CONSTITUTION
OF THE COMMONWEALTH MANDATES !!! READ:
MASS.CONST.PART THE SECOND.CHAPTER 6, ARTICLE 5."

112. "ADDITIONALLY, THE COMMONWEALTH SUBJECTED
ME TO IMPRISONMENT WITHOUT A WRITTEN SIGNATURE
FROM THE SENTENCING JUDGE ON THE FACE OF THE

MITTIMUS COMMANDING THE IMPRISONMENT !!!"

11. I further claimed that the MITTIMUS was illegally issued By the trial court and that the prison officials had ILLEGALLY COMMITTED ME INTO CUSTODY, WHERE THE "WRIT" (MITTIMUS) WAS ISSUED FROM THE OFFICE OF THE CLERK, IN THE COURT OF LAW, AND WAS NOT UNDER A SEAL OF THE COURT, AS THE CONSTITUTION OF THE COMMONWEALTH MANDATES!!!!!

Heasons/ Leasons/ Lyrounds apon Which Hablas Cospus Lasued!

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12. ADDITIONALLY, the 'commonwealth' suBjected me to imprisonment WITHOUT A WRITTEN SIGNATURE FROM THE SENTENCING JUDGE ON THE FACE OF THE MITTIMUS COMMANDING THE IMPRISONMENT!!!

Spounde Spich Spich Corpus Issued!

the persons of LESSER OFFICIAL CAPACITY AS THE COMMISSIONER
OF CORRECTION, has conspired and signed papers purporting
to take STATUTORY GOOD TIMME CREDITS from me. Such acts
are INVALID where the statotutory language states that CNLY
THE COMMISSIONER OF CORRECTION, HIMSELF, CAN DEDUCT STATUTORY
GOOD TIME AND ENHANCE THE PRISONERS SENTENCED. The statute
has no language allowing the designee associate commissioner
of correction or whomever happens to Be available to sign
papers that the prison superintendents want penalized.

### Commonwealth of Massachusetts

MIDDLESE I, SS.

1 the Sheriffs of our several Counties, their Deputies, and to the Superintendent of the Massachusetts Correctional Institution, Walpole - Concord - Franingham - and Bridgewater.

GREETING:

WHEREAS, by the consideration of our Superior Court, holden at Cambridge -
within and for the County of Middlesex, on the first Monday of OCLOR
- in the year of our Lord one thousand nine hundred and Ectility Tend
- cuiti Canada II nowin
custody of the Sheriff of our said County of Middlesex, - now before the Court by virtue
of Writ of Habeas Corpus, Toonvict of the crime of Maria 171 Certific By
Mice and of A Margaren weapon of t
was on the day of O'Clark in the year of
our Lord one thousand nine hundred and less if The sentenced to
confinement in the Massachusetts Correctional Institution, - Walpole - Concord - Framing-
ham Bridgewater, for a term not exceeding
less thanyears, and to stand committed accordingly to
said sentence, this sentence is to be served concurrently with the sentence imposed this
day in No, this sentence is to be served concurrently with the sentence
now being served in said institution, this sentence is to take effect, from and after the expira-
tion of the sentence now being served in said institution, continued most local
stories Prior Concret sentite
This sentence is deemed by the Court to have commenced on
The defendant having spent
sentence awaiting and during trial.
WE THEREFORE COMMAND YOU, the said Sheriff and Deputies to remove the
saidfrom our Jail in Cambridge, in said County of
Middlesex, to our said Massachusetts Correctional Institution in - Walpole - Concord -
Framingham - Bridgewater, and you the said Superintendent to receive the said
and immediately thereon cause him — her — to be confined therein for a term of not
exceeding years or less than years as aloresaid.
/
And for so doing, this shall be your warrant. And you are to make return of
this warrant with your doings therein to the office of the Clerk of our Superior Court in
Cambridge, as soon as may be. Witness: R. Morse, Jr. Esquire, at Cambridge, this
day of Cord one thousand nine hundred
and legally the
I'm Chem
Ligury Assistant Clerk.

### IN THE

### SUPREME COURT OF THE UNITED STATES

#### **SEALS**

Aetna Ins. Co. v Doe ex dem. Hallock (Aetna Ins. Co. v Hallock) 6 Wall 556, 18 L Ed 948

Any process issuing from a court which by law is required to authenticate such process with its seal is void if issued without a seal.

## Commonwealth of Massachusetts SUPERIOR COURT THE TRIAL COURT DEPARTMENT

I hereby certify that the foregoing is a true copy of the ford of the Superior Court Department of the Trial Court, for the insaction of Criminal Business.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the



seal of said Superior Court, at Boston aforesaid, this twenty-ninth day of June in the year of our Lord one thousand nine hundred and eighty-four.

Assistant Clark.



Commonwealth of Massachusett

### Authentication. **Proof of Official Record**

Exhibit\_

STAL

### Authenticated by the seal of the court

The writ

should bear the seal of the court authorized to issue it, and a writ bearing an improper seal is regarded as though it bore no seal.

Courts hold that an omission of the seal renders the writ void and ineffective to confer jurisdiction.

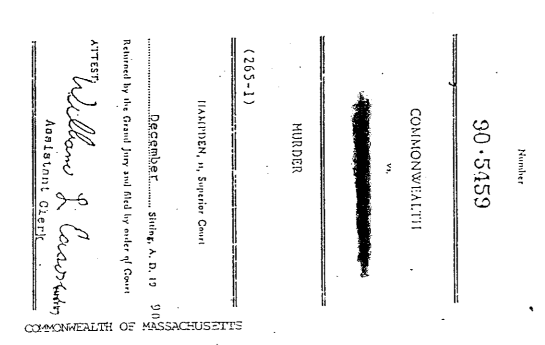
> GENERAL LAWS SUPERIOR COURT .  $\mathbf{OF}$ MASSACHUSETTS

212 § 26

§ 26. Records; custody

The records of courts which are transferred to the superior court shall remain in custody of its clerks. In Suffolk county, the clerk of said court-for civil business shall have the custody of said records in civil cases, and the clerk for criminal business shall have the custody of said records in criminal cases. Copies of said records may be certified by said clerks respectively. Judicial writs and processes which are founded upon such records shall issue under the seal of the superior court, in like manner and with the same effect as similar writs and processes founded upon its own records.

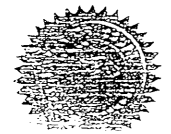
Attenti William & Colane



HAMPDEN, SS.

I, William L. Eason , Assistant Clerk of the Superior COurt for the County of Hampden, do certify that this Indictment was found by the grand jurors of the Commonwealth of Massachusetts, attending said Court, at the September Sitting thereof, holden at Springfield, in said County, on the sixth of December in the year of our Lord one thousand nine hundred and ninety , and was returned by said grand jurors into said Court on the sixth day of December in said year one thousand nine hundred and ninety.

IN TESTIMONY WHITEOF, I have hereunto set my hand and affixed the seal of said Court, this sixth day of December A.D. 1990.



a true copy,

William & Carest.
Assistant Clark

Errore Villiano & Caraco

### Commonwealth of Massachusetts

90.5459

HAMPDEN, to wit:

At the Superior Court begun and Holden at Springfield, within and for the County or Lizmpden, for the transaction of criminal business, on the FIEST Mon December day of

in the year of our Lord one thousand nine hundred and ninety

The Jurors of said Commonwealth, on their Oath, present THAT



of 73 Central Street, Apartment A Springfield day of

. in the County of Hampden aforesaid,

on the

twenty-sixth

November

in the year of our Lord one thousand nine hundred and

ninety

Springfield

. in the County of Hampdon aforesaid,

did assault and bear 😓 with the intent to murder by shooting and discharging a FIREARM loaded with LEADEN BULLETS into the body of the said. and by such assault and beating did kill and murder the said

District Attorney for the Western District

4 4773 0009,

Messi Vellano & Casas

Adelatant Clark